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United States Bankruptcy Court

	Northern District of Georgia		
In re Julian Millard Jordan		Case No.	14-69559-bem
	Debtor(s)	Chapter	13
<u>THI</u>	RD AMENDED CHAPTER 13 PLAN		
Extension 🗸	Composition	on 🗌	
You should read this Plan carefully and Court may modify your rights by providing for collateral securing your claim, and/or by setting	1 V		
Debtor or Debtors (hereinafter called "Debtor") pr	oposes this Chapter 13 Plan:		
1. Submission of Income . Debtor submits to the s future earnings or other future income of Debtor as	*	,	rustee") all or such portion of
	AMENDED		
2. Plan Payments and Length of Plan. Debtor w. Deduction(s) or by Direct Payment(s) for the appropriate than long-term claims, are paid in full in a shound U.S.C. §§ 1325(b)(1)(B) and 1325(b)(4). Each preprotection payment(s) made pursuant to Plan paragraphs.	plicable commitment period of 60 month orter period of time. The term of this Plan's confirmation plan payment shall be reduced.	ns, unless all hall not exce	allowed claims in every class, eed sixty (60) months. See 11
The following alternative provision will a	apply if selected:		
☐ IF CHECKED, Plan payments will inco	rease by \$ in month upon completion	or terminati	on of
3. Claims Generally. The amounts listed for claim of claim will be controlling, unless the Court orders	-		
4. Administrative Claims . Trustee will pay in full below, unless the holder of such claim or expense	<u> </u>		o §507(a)(2) as set forth

- (A). **Trustee's Fees**. The Trustee shall receive a statutory fee in an amount established by the Attorney General and the United States Trustee.

AMENDED

(B). Debtor's Attorney's Fees. Debtor and Debtor's attorney have agreed to a base attorney fee in the amount of **3,990.00** for the services identified in the Rule 2016(b) disclosure statement filed in this case. The amount of \$ **0.00** was paid prior to the filing of the case. The balance of the fee shall be disbursed by Trustee as follows: (1) Upon the first disbursement of the plan following confirmation of a Plan, the Trustee shall disburse to Debtor's attorney from the proceeds available and paid into the office of the Trustee by Debtor or on Debtor's behalf, up to \$ 3,990.00 after the payment of adequate protection payments and administrative fees. The remaining balance of the fees shall be paid up to \$\\$-\\$828.00 \\$323.00 per month until the fees are paid in full; (2) If the case is dismissed or converted prior to confirmation of the plan, the Trustee shall pay fees to Debtor's attorney from the proceeds available and paid into the office of the Trustee by Debtor or on Debtor's behalf, all funds remaining, not to exceed **3,990.00**, after payment of any unpaid filing fees, Trustee's fees and expenses, and adequate protection payments, if applicable.

HOW ADDITIONAL NON-BASE FEES ARE TO BE PAID:

Debtor and Debtor's attorney have further agreed that Debtor's attorney may be paid for NON-BASE SERVICES (See Section 7 of the 2016(b) statement) as they are performed on an as-needed basis. Upon completion of a non-base service, Debtor's attorney may file a certification with the Court, serving all parties in interest with notice of the certification and the opportunity to be heard on the matter. If the non-base fee is approved by the Court, then the fee shall be added to the balance of the unpaid base fee in this case and paid accordance with paragraph 4(B) above. If the base fee has been paid in full then the non-base fee shall be paid at a rate of \$125 per month, and the distributions shall be reduced, pro rata, by that amount until the non-base fee is paid in full.

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5. Priority Claims.

(A). Domestic Support Obligations.

✓ None. If none, skip to Plan paragraph 5(B).

- (i). Debtor is required to pay all post-petition domestic support obligations directly to the holder of the claim.
- (ii). The name(s) and address(es) of the holder of any domestic support obligation are as follows. See 11 U.S.C. §§ 101(14A) and 1302(b)(6).

-NONE-	

- (iii). Anticipated Domestic Support Obligation Arrearage Claims
 - (a). Unless otherwise specified in this Plan, priority claims under 11 U.S.C. § 507(a)(1) will be paid in full pursuant to 11 U.S.C. § 1322(a)(2). These claims will be paid at the same time as claims secured by personal property, arrearage claims secured by real property, and arrearage claims for assumed leases or executory contracts.

V	None;	or
v	1 10110,	01

(a)	(b)	(c)
Creditor	Estimated arrearage	Projected monthly arrearage
(Name and Address)	claim	payment
-NONE-		

(b). Pursuant to §§ 507(a)(1)(B) and 1322(a)(4), the following domestic support obligation claims are assigned to, owed to, or recoverable by a governmental unit.

Mana	~**
None:	or

Claimant and proposed treatment: -NONE-

(B). Other Priority Claims (e.g., tax claims). All other allowed priority claims will be paid in full, but will not be funded until after all secured claims, lease arrearage claims, and domestic support claims are paid in full.

(a)	(b)
Creditor	Estimated claim
Georgia Department of Revenue	0.00
Internal Revenue Service	0.00

6. Secured Claims.

- (A). Claims Secured by Personal Property Which Debtor Intends to Retain.
 - (i). Pre-confirmation adequate protection payments. No later than 30 days after the date of filing of this plan or the order for relief, whichever is earlier, the Debtor shall make the following adequate protection payments to creditors pursuant to § 1326(a)(1)(C). If the Debtor elects to make such adequate protection payments on allowed claims to the Trustee pending confirmation of the plan, the creditor shall have an administrative lien on such payment(s), subject to objection. If Debtor elects to make such adequate protection payments directly to the creditor, Debtor shall provide evidence of such payment to the Trustee, including the amount and date of the payment.

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	Debtor	shall make the follow	ing adequate pro	otection payments:			
	direc	tly to the creditor; or					
	✓ to the	e Trustee pending cor	nfirmation of the	plan.			
		1 2		AMENDEI	<u>)</u>		
(a) Creditor			b) Collateral				(c) Adequate protection payment amount
Carmax Auto F	inance		:009/Infiniti/G37 /lileage: 85000	S			150.00
Santander		2	1006/BMW/330i Mileage: 65000				50.00
	(a). (a) secular filin with each (d) was many payrents.	t, such provision is section. Claims to Which § 5 red by a purchase more good the bankruptcy petion 1 year of filing. Section allowed secured claim with interest at the rate and iffed will be binding ments distributed by the section of the section of the section is section.	Of Valuation is oney security into tion, or, if the core § 1325(a)(5). A time the monthly prestated in columng unless a timel	NOT Applicable. erest in a vehicle for obliateral for the debt After confirmation payment in column on (e). Upon confirty written objection	r which the debt of the same of the plan, the True of the plan, the True of the plan of the plan to confirmation in the politic of funds.	was incurred was of value, the rustee will pay e amount of the n, the interest r	within 910 days of debt was incurred to the holder of e claim in column rate shown below or
(a) Creditor		(b) Collateral		(c) Purchase date	(d) Claim amount	(e)	(f) Monthly payment
Carmax Auto F	inance	2009/Infiniti/G37S Mileage: 85000		2012	25,000.00	4.50%	\$150 step to \$530 in 7/2015
	Trus repla state an u will distr	Claims to Which § 5 red by personal properties will pay to the horacement value as stated in column (e). The insecured claim. Upon be binding unless a tributed by the Trustee Ione; or	erty not describe older of each allo ed in column (d) portion of any a n confirmation of imely written ob	d in Plan paragraph wed secured claim or the amount of the llowed claim that ef the plan, the valua- jection to confirma	n 6(A)(ii)(a). After the monthly payr ne claim, whicheve exceeds the value action and interest tion is filed and sends.	er confirmation ment in column yer is less, with indicated below rate shown below	of the plan, the in (f) based upon the in interest at the rate w will be treated as low or as modified
(a) Creditor		(b) Collateral		Purchase date	Replacement value	(e) Interest rate	Monthly payment

2011

12,000.00

4.00%

3
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Santander

2006/BMW/330i

Mileage: 65000

\$50 step to \$230

in 7/2015

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- (c). Other provisions.
- (B). Claims Secured by Real Property Which Debtor Intends to Retain. Debtor will make all post-petition mortgage payments directly to each mortgage creditor as those payments ordinarily come due. These regular monthly mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter, unless this Plan provides otherwise. Trustee may pay each allowed arrearage claim at the monthly rate indicated below until paid in full. Trustee will pay interest on the mortgage arrearage if the creditor requests interest, unless an objection to the claim is filed and an order is entered disallowing the requested interest.

AMENDED

(a) Creditor	(b) Property description	(c) Estimated pre-petition arrearage	3
Citimortgage	Location: 125 Kinross Court, Roswell GA 30076	20,000.00 \$23,004	U 1 1

(C). Surrender of Collateral. Debtor will surrender the following collateral no later than thirty (30) days from the filing of the petition unless specified otherwise in the Plan. Any claim filed by a secured lien holder whose collateral is surrendered will be treated as unsecured. Any involuntary repossession/foreclosure prior to confirmation of this Plan must be obtained by a filed motion and Court order, unless the automatic stay no longer applies under § 362(c). Upon Plan confirmation, the automatic stay will be deemed lifted for the collateral identified below for surrender and the creditor need not file a Motion to Lift the Stay in order to repossess, foreclose upon or sell the collateral. Nothing herein is intended to lift any applicable co-Debtor stay, or to abrogate Debtor's state law contract rights.

(a)	(b)
Creditor	Collateral to be surrendered
-NONE-	

- 8. **Executory Contracts and Unexpired Leases**. The following executory contracts and unexpired leases are assumed, and payments due after the filing of the case will be paid directly by Debtor, not through Trustee, as set forth below in column (c).

Debtor proposes to cure any default by paying the arrearage on the assumed leases or contracts in the amounts projected in column (d) at the same time that payments are made to secured creditors. All other executory contracts and unexpired leases of personal property are rejected upon conclusion of the confirmation hearing.

✓ None; or

(a)	(b)	(c)	(d)
Creditor	Nature of lease or	Payment to be paid	Projected arrearage monthly payment
	executory contract	directly by Debtor	through plan (for informational purposes)
-NONE-			

9. **Property of the Estate.** Property of the estate shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise.

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10. Other Provisions:

- (B) Any creditor which is to be paid directly under this Plan is authorized and encouraged to send monthly billing statements to the Debtor(s) at the mailing address on record with the Bankruptcy Courthouse in this case.
- (C). Other allowed secured claims: A proof of claim which is filed and allowed as a secured claim, but is not treated specifically under the plan, shall be funded with 0 % interest as funds become available after satisfaction of the allowed secured claims which have been treated by the plan and prior to payment of allowed non-administrative priority claims (except domestic support obligation claims as set forth in paragraph 5(A), above) and general unsecured claims. Notwithstanding the foregoing, the Debtor or any other party in interest may object to the allowance of the claim.
- (D). Claims subject to lien avoidance pursuant to 11 U.S.C. §522(f): The allowed secured claim of each creditor listed below shall not be funded until all allowed, secured claims which are being treated by the plan are satisfied. If an order is entered avoiding the creditor's lien, that creditor's claim shall be treated as a general, unsecured claim to the extent it is not otherwise secured by property of the estate and treated by the plan. To the extent that the creditor's lien is not avoided and is not otherwise treated by the plan, the secured claim shall be funded as set forth in the above paragraph. This paragraph shall apply to the following creditors:
- (E). If the debtor(s) is/are purchasing real estate and the real estate taxes are not included in the monthly mortgage payments then debtor(s) shall establish and fund a real estate tax escrow account, fund it on a monthly basis for the purpose of preserving funds for the regular payment of all ongoing tax and insurance obligations, timely file all tax returns, timely pay all taxes, and report in writing to the Trustee on a quarterly basis.
- (F). If debtor(s) is/are self-employed then debtor(s) shall establish and fund a self-employment tax escrow account, fund it on a monthly basis, and report in writing to the Trustee on a quarterly basis.
- [H]. Debtor authorizes and agrees that any post-petition domestic support obligation payments may be paid through a state or superior court income deduction order. Further, DCSS may utilize review and modification procedures of the domestic support obligation when allowed under state law, as detailed in 11 U.S.C. § 362(b)(2).
- (I) Any fees, expenses and charges asserted under Fed. R. Bankr. P. 3002.1(c) are not to be funded through the Chapter 13 plan and that the Debtor will pay these post-petition expenses directly to their mortgage holder/servicer unless they are disallowed by Order of the Court.
- (i) Student loans shall be deferred, or, should they come out of deferment, shall be paid outside of this Chapter 13 plan.
- (k) The Internal Revenue Service's shall claim shall be \$1.00 until such time as the audit on Debtor's 2011-2013 taxes is concluded and, once the amount that Debtor owes is determined, the Internal Revenue Service will amend their proof of claim accordingly. At that time, Debtor shall file a plan modification to treat the Internal Revenue Services' claim.

Date 0	October 20, 2014	Signature	/s/ Julian Millard Jordan	
			Julian Millard Jordan	
			Debtor	
Attorney	y /s/ Lorena L. Saedi			
	Lorena L. Saedi 622072			